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			e 53(d)) [] withou	ıt fee	
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1. [X] INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 below. Per Rule 98(d) copies of those documents are <u>not required</u> now. Please consider those documents and <u>advise</u> that they have been considered in <u>this new</u> application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.

	proc of the has l to b	ept as noted below) in eedings terminated. If at prior application ex- been paid in the prior e considered in this ications where the pri	This Rule 62 filing will cept when this Rule (application and a partication Rule 62 application	I be conside 62 filing is po etition filed to n. (Note:	ered by the PTO as ursuant to Rule 313 to abandon that ap 37 CFR 1.60 (Ru	an <u>express a</u> 3(b)(5), i.e., w oplication to p	hen the issue permit an IDS
2a.	[]	The issue fee has be petition, and per 113 prohibits use of the	8 OG 40 waiver is r rules to file an FWC	espectively after paymo	requested of that pent of the issue feat	part of Rule 6 e.	
3.	[]	Priority is claimed ur	nder 35 U.S.C. 119/	365 based o	on filing in	(country)	of:
		Application No.	Filing Date		Application No.		
	(2) (3)						
		a. [] (No.) C	ertified copy/copies	s attached. led on			in prior
			ries code † † <u>s</u> 'copies filed during	<u>erial no.</u> Internationa	I stage of PCT/	/	
4.	[X]	The prior application	n is assigned of rec	ord to <u>Duk</u>	e University	_	
	•	by Assignment record					omo 0470
		by Assignment recon	Date) 1	Reel _ <u>5740</u>	F16	airie <u>0475</u>
5.	[]	Attached is an Assig Please return the rec			rsigned.		
6.	[X]	The power of attorn	William	K. West, Jr.	, Reg. No. 22,057		
		the address of whom	•	e, Reg. No.)	1		
7.		Recognize as associ	ate attorney				
		(Name and Reg. No	.; Address as in iten	n 8 unless c	therwise indicated)	
8.		ress all future commue, N.W., Washington		shman, Dar	by & Cushman, N	linth Floor, 1	100 New York
9.		end the specification be lested in any prior app				mparable ins	ert previously
	[]	continuation-i	n-part (CIP)	[X]	continuation]] division
	of A	pplication No. <u>07 / 9</u>		filed on <u>Se</u>	ptember 16, 1992		_, which was
aba		series code † ndoned upon the filing ned; which is a CIP of	hereof, which, in tur				il 9, 1991, now
		1(No.) Verifie a. [X] filed in abov	d Statement(s) esta	blishing "sm	nall entity" status u		and 27

2. Requirement of Rule 62: Rule 62 filings are to be used only when the issue fee has not been paid

11.	Requirement of Rule 62: It is understood that <u>secrecy</u> under 35 U.S.C. 122 is hereby <u>waive</u> extent that if information or access is available to any one of the applications in the file wrap 37 CFR 1.62 application, be it either this application or a prior application in the same file wrap Patent and Trademark Office may provide similar information or access to all the other application same file wrapper.	per of a per, the
12.	Petition to extend the life of the above prior application to at least the date hereof	
NO	OTE: (One box) [X] is being concurrently filed in that prior application (Use Form CDC-111). (must be) [] was previously filed in that prior application (Check length of prior extens (X'd) [] is not necessary for copendancy (double check before Xing this box).	sion).
13.	Please enter the amendment previously filed onbut unentered in the above prior application.	
14.	Attached:sheet(s) per set of drawing of Fig(s)	<u>:</u>
15.	PRELIMINARY AMENDMENT to be entered before fee calculation (Do not managed mendments here except cancellation of whole claims or multiple dependencies for pureducing the filing fee per MPEP §§ 506 and 607; do not cancel all claims.):	
16.	[] Attached is a Rule 103(a) Petition to Suspend Action	
17.	Petition is hereby made requesting deletion as inventor(s) of the following who is/are not invention being claimed in this Rule 62 application:	ventor(s)
	1	
	3	
18.	 This Rule 62 application is a <u>continuation-in-part</u> which discloses and claims additions and the amendments in attached Amendment are to be considered an Integral part of <u>ab initio</u>. New Declaration is attached. This application is also filed under Rule 53(d) (without a Declaration) and hence is not enclosed. 	the CIP
	THE FOLLOWING FILING FEE IS BASED ON THE CLAIMS	
	EXISTING IN THE PRIOR APPLICATION AS AMENDED AT 13 AND 15 ABOVE	
	see box 10 re: Large/Small Entity	
19.	Basic filing fee \$290/\$145 \$_	
20.	Basic filing fee Not Design Appln \$710/\$355 \$_	355.00
	Independent Claims $\frac{4}{}$ minus $3 = \frac{*}{1} \times \frac{374}{37} = +$	37.00
23.	If answer is zero or less, enter If any proper (ignore improper) multiple dependent claim is present, add \$230/\$115 +_	
24.	TOTAL FILING FEE = \$_	392.00
25.	If "assignment" box 5 above is X'd,add recording fee (\$40.00) +	
26.	If "petition" box 16 above is X'd, add petition fee (\$130.00) +	
27.	FEE ATTACHED = \$_	392.00

28. 29.	(carry forward to line 36) [] Preliminary Amendment <u>attached</u> (to be entered <u>after</u> assigning Appln. No.). (Do <u>NOT</u> X box 28 or 29 for CIP Amendment. See box 18) [] The following PRELIMINARY AMENDMENT is to be entered <u>after</u> assigning Appln. No.:																																			
30.	ſ	1	4	ΔT	TΑ	CH	łFI	D :																												
31.	ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 28/29																																			
		Claims remaining after amendment									Highest number previously paid for					Present Extra										Additional Fee										
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39.**	lf t	he	"H	ligt	es	nu	mt	er p	revi	ousi	y pai	id fo)r" ((sec	e iten	m 2	1 a	bo	ve) i	is le	iss 1	tha	ın 2	20, w ri	te "2	20" i	n thi	s sp	ace.							
40.**	*If	the	Э "	Hig	he	st n	um	ber	prev	/ious	sly p	aid f	for"	' (se	e ite	em	22	abo	ove)	is I	less	th	an	3, wri	te "3	" in	this	spa	ce.							
40.***If the "Highest number previously paid for" (see item 22 above) is less than 3, write "3" in this space. 41. CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown in the heading hereof for which purpose a duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filed. CUSHMAN, DARBY & CUSHMAN													nd ng se																							
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